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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/769,851	01/25/2001	Timo Saarnimo	208285	5503	
21831	7590 12/15/2005		EXAM	EXAMINER	
	RG & RASKIN, P.C.	PAN, YUWEN			
1140 AVENUE OF THE AMERICAS, 15th FLOOR NEW YORK, NY 10036-5803			ART UNIT	PAPER NUMBER	
	-,		2682	<u></u>	
		DATE MAILED: 12/15/2005			

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
•	09/769,851	SAARNIMO, TIMO				
Office Action Summary	Examiner	Art Unit				
	Yuwen Pan	2682				
The MAILING DATE of this communication ap						
Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D.  - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period.  - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	ety filed the mailing date of this communication. 0 (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on <u>07 I</u>	November 2005.					
2a) This action is FINAL. 2b) ☑ Thi	This action is FINAL. 2b)⊠ This action is non-final.					
3) Since this application is in condition for allowa	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>1-19</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-19</u> is/are rejected.	☑ Claim(s) 1-19 is/are rejected.					
7) Claim(s) is/are objected to.	Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/	or election requirement.					
Application Papers						
9) The specification is objected to by the Examin	er.					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the E	examiner. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.						
See the attached detailed Office action for a lis	t of the certified copies not receive	u.				
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) 🔲 Interview Summary Paper No(s)/Mail Da					
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date	5) Notice of Informal P 6) Other:	atent Application (PTO-152)				

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## Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 11/7/05 has been entered.

## **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Itakura et al (US006278873B1) in view of Bolanos et al (US005926144A) and Kita et al (US006825751B1).

Per claim 1, Itakura discloses a wearable device (see figure 2) comprising:

One or more circuit substrates comprising electrically conductive parts being disposed in at least a first plane (see figure 1 and item 9);

A radio unit operating at a radio frequency (see figure 1 and item 15);

A loop antenna coupled to the radio unit (see figure 2 and item 15 and 24), the loop antenna comprising a conductor formed into a loop defining an area and being disposed in a second plane; wherein the electrically conductive parts of at least one of said one ore more

circuit substrates substantially act as a ground plane (see figure 2 and item 14) causing a ground plane effect for the loop antenna and such that at least the electrically conductive parts of said at least one circuit substrate are within said area defined by the loop when observed in plan view minimizing the ground plane effect of the electrically conductive parts of said ate least one circuit substrate on the loop antenna (see column 5 and lines 43-67).

Itakura doesn't expressly teach that the loop antenna consisting of a single loop formed and wherein said first plane is substantially coplanar with said plane. Bolanos teaches that that the loop antenna comprises a single loop formed. (see figures 3-6, column 2 and lines 4-column 3 and line 28).

It would have been obvious to one ordinary skill in the art at the time the invention was made to combine the teaching of Bolanos with Itakura's device such that the wearable eletronic device would be made much thinner.

Kita teaches said first plane is substantially coplanar with said second plane (see figures 2-4, items 108 and 110, column 7 and line 48-column 8 and line 10).

It would have been obvious to one ordinary skill in the art at the time the invention was made to combine the teaching of Kita with Itakura's device such that a magnetic flux path in which a magnetic flux passes a side section on the lower face side from the upper face of the case is ensured during data transmission/reception.

Per claim 2, Itakura further discloses the radio unit is mounted on one of said one or more circuit substrates (see figure 1 and item 15).

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Per claim 3, Itakura further discloses that said at least one circuit substrate (figure 2 and item 14) is positioned entirely within the area defined by the loop, when said at least one circuit substrate and the loop are observed perpendicularly with respect to the second plane.

Per claim 4, Itakura further discloses that the loop antenna is formed on the periphery of said at least one circuit substrate (see figure 2 and item 24 and 14).

Per claim 5 -7, Itakura further discloses that the loop antenna is coupled to the radio unit via balancing means in which comprises a balancing transformer and conduct between the radio unit and antenna (see figure 1 and items 23a, 24a and 25).

Per claim 8, Bolanos et al discloses that at least 1.8 mm (> or= 1.8mm) is needed between two planes at an operating frequency of 930 MHz (see column 4 and lines 30-45). The wavelength of 930 MHz is about 3 cm. Based on applicant's claim, the maximum vertical distance should be 3mm at an operating frequency of 930 MHz. It is within the range of at least 1.8 mm in which is asserted by Bolanos and the distance between the two planes is adjustable according to the manufacture.

Per claim 13, Itakura further discloses at least one circuit substrate is a printed circuited board (see figure 1 and item 14).

Per claim 14, Itakura further discloses that the radio unit comprise a radio receiver and/or a radio transmitter (see column 6 and lines 22-27).

Per claim 16, Itakura further discloses the wearable device comprises a display unit (see figure 1 and item 13).

Per claim 17, 18, Itakura further discloses the wearable device comprises a watch circuit with computer function (see figure 1 and item 14).

Bolanos et al discloses that at least 1.8 mm (> or= 1.8mm) is needed between two planes at an operating frequency of 930 MHz (see column 4 and lines 30-45). The wavelength of 930 MHz is about 3 cm. Based on applicant's claim, the maximum vertical distance should be 3mm at an operating frequency of 930 MHz. It is within the range of at least 1.8 mm in which is asserted by Bolanos and the distance between the two planes is adjustable according to the manufacture.

It would have been obvious to one ordinary skill in the art at the time the invention was made to combine the teaching Bolanos with Itakura such that a suitable distance between the planes is set to maximize the effect of antenna.

Per claim 9, Bolanos further discloses the loop antenna is coupled to radio unit via a balancing mean at two separate points located substantially 45-180 degree apart from each other on the conductor loop of the loop antenna wit respect to the center of the conductor loop in order to enable the use of circular polarization (see column 4 and lines 50-65).

Per claims 10, 11, Itakura further discloses that the loop antenna is coupled to the radio unit via balancing means in which comprises a balancing transformer and conduct between the radio unit and antenna (see figure 1 and items 23a, 24a and 25).

Per claim 12, Itakura doesn't disclose the detail about the length of the conductor of the loop antenna is substantially equal to a wavelength corresponding to the radio frequency that the radio unit operates at.

Asano discloses that the length of the conductor of the loop antenna is substantially equal to a wavelength corresponding to the radio frequency that the radio unit operates at (see column 2 and lines 49-60).

It would have been obvious to one ordinary skill in the art at the time the invention was made to combine the teaching of Asano with Itakura's device such that the effective antenna is maximized.

Per claim 15, Itakura doesn't disclose the radio unit comprises a GPS receiver. The examiner takes "Official Notice" that is notoriously well known in the art to utilize a GPS receiver in order to assist the user to locate the present location.

Therefore, it would have been obvious to one ordinary skill in the art at the time the invention was made to have a GPS receiver to assist the user to locate the present location.

Per claim 19, Itakura doesn't disclose the wearable device comprise a wristwatch housing of electrically non-conducting material. The examiner takes "Official Notice" that is notoriously

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well-known in the art to have non-conducting material for wristwatch housing in order to resist

water or reduce interference with the radio unit.

It would have been obvious to one ordinary skill in the art at the time invention was made

to utilize the non-electrical conducting material with Itakura's device such as plastic material to

resist water and reduce interference with the radio unit within the housing.

Conclusion

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Yuwen Pan whose telephone number is 571-272-7855. The

examiner can normally be reached on 8-5 M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Doris To can be reached on 571-272-7629. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

December 1, 2005

DORIS H. TO

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SUPERVISORY PATENT EXAMINER

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